UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF ILLINOIS

) IN RE: YASMIN AND YAZ (DROSPIRENONE)) MARKETING, SALES PRACTICES AND PRODUCTS) LIABILITY LITIGATION)

3:09-md-02100-DRH-PMF

MDL No. 2100

This Document Relates to:

ALL CASES

CASE MANAGEMENT ORDER NO. 20_ **RE:** Supplemental Defense Fact Sheet

THIS MATTER, having been opened to the Court by counsel for the Parties, and the Parties having consented, stipulated and agreed to amend and supplement the provisions of Case Management Order No. 18 pertaining to the Defense Fact Sheet ("DFS").

- Defendants shall be obligated to provide a Supplemental Defense Fact Sheet 1. ("SDFS"), in the form attached hereto as Exhibit A, where Defendants have an obligation to provide a DFS to a Plaintiff who has provided a Plaintiff Fact Sheet ("PFS") that contains the required "Core Criteria" as specified in the above-referenced order.
- 2. With respect to any plaintiff for whom the DFS is due 15 days after the date of this Order, or later, the SDFS shall be due simultaneously with the DFS.
- 3. With respect to any plaintiff for whom the DFS was provided and/or due on or before August 2, 2010, the SDFS shall be produced on or before **September 24, 2010**.
- 4. With respect to any plaintiff for whom the DFS was provided and/or due from August 3, 2010 through 14 days after the date of this Order, the SDFS shall be produced on or before October 4, 2010.
 - 5. Defendants shall produce all documents responsive to the document requests set

forth in the SDFS Section III no later than 60 days in advance of the deposition of the sales

representative in question. The Parties shall cooperate in good-faith in scheduling a sales

representative deposition upon receipt of a deposition notice, and such date shall not be noticed,

delayed, cancelled or postponed by any party to expedite or delay the production of documents

pertaining to that sales representative under Section III of the SDFS.

6. Upon entry of an Order governing an early trial case selection process, the Parties

will meet and confer concerning any amendment of the deadlines that may be required for

production of these documents in cases selected for inclusion in any early trial case discovery

pool.

IT IS, ON THIS 3rd DAY OF SEPTEMBER, 2010

SO ORDERED,

<u>lsl David&Herndon</u>

Hon. David R. Herndon

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